

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Voginia 22313-1450

APPLICATION NO		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/698,507		10/26/2000	Rolf E. Carlson	xRCa-12	3367
20995	7590	10/05/2005		EXAM	INER
		TENS OLSON &	HOFFMAN, BRANDON S		
2040 MAIN STREET FOURTEENTH FLOOR				ART UNIT	PAPER NUMBER
IRVINE, (CA 92	614		2136	
				DATE MAILED: 10/05/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

1							
	Application No.	Applicant(s)					
	09/698,507	CARLSON, ROLF E.					
Office Action Summary	Examiner	Art Unit					
	Brandon S. Hoffman	2136					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions after the reply within the set or extended period for reply will, by state the period for reply within the set or extended period for reply will, by state the period for reply will be period	DATE OF THIS COMMUNIO 1.136(a). In no event, however, may a record will apply and will expire SIX (6) MON cute, cause the application to become AB	CATION. eply be timely filed THS from the mailing date of this communication. EANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 12	July 2005.						
2a) This action is FINAL . 2b) ⊠ TI							
, =	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims		·					
4)⊠ Claim(s) <u>1-70</u> is/are pending in the application							
•	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	·						
6)⊠ Claim(s) <u>1-70</u> is/are rejected.	Claim(s) <u>1-70</u> is/are rejected.						
•	Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	a/or election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of:							
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 							
3. Copies of the certified copies of the priority documents have been received in Application 140							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
		•					
Attachment(s) 1) Notice of References Cited (PTO-892)	4) Interview 9	Summary (PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date					
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/tipe Paper No(s)/Mail Date 7-12-05.	08) 5)	nformal Patent Application (PTO-152)					
S. Patent and Trademark Office	. —						

Art Unit: 2136

DETAILED ACTION

1. Applicant's affidavits, filed July 12, 2005, have been considered and are persuasive. However, a new ground of rejection is being made in view of Ramasubramani et al. (USPN 6,233,577) and Vuong et al. (USPN 5,762,552).

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claim 7 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claim 7 recites the limitation "said asymmetric keys" in line 2. There is insufficient antecedent basis for this limitation in the claim.

Rejections

5. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 103

6. <u>Claims 1-70</u> are rejected under 35 U.S.C. 103(a) as being unpatentable over <u>Ramasubramani et al.</u> (U.S. Patent No. 6,233,577) in view of <u>Vuong et al.</u> (U.S. Patent No. 5,762,552).

Art Unit: 2136

Regarding <u>claims 1, 11-13, 17, and 47, Ramasubramani et al.</u> teaches a casino gaming system, comprising:

- A plurality of gaming machines (fig. 3, ref. num 302);
- A gaming server (fig. 3, ref. num 114) comprising: a plurality of keys (fig. 3, ref. num 326), each of said plurality of keys including a time stamp, said time stamp indicating a period of time for which each of said plurality of keys is used (col. 10, lines 47-59); a random number generator that generates said plurality of keys; and an encryption algorithm (col. 10, line 60 through col. 11, line 17),
- A network bus interconnecting said plurality of gaming machines and said gaming server, said network bus used to transmit information between said plurality of gaming machines and said gaming server (fig. 3, ref. num 102),
- Said gaming server transmitting said at least one of said plurality of keys over said network bus to at least one of said plurality of gaming machines where said key is decrypted (col. 4, lines 29-50),
- Said at least one of said plurality of gaming machines using said at least one of said plurality of keys to encrypt said information (fig. 1, step 5, client encrypts session key),
- Said at least one of said plurality of gaming machines transmitting said encrypted information over said network bus (fig. 1, step 5, client sends the encrypted session key over the network).

Ramasubramani et al. does not specifically teach the client and server to be a gaming machine and a gaming server. However, <u>Vuong et al.</u> teaches a gaming machine and a gaming server (fig. 1, ref. num 14 and 16).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine using a gaming machine and a gaming server, as taught by <u>Vuong et al.</u>, with the system of <u>Ramasubramani et al.</u> It would have been obvious for such modifications because gambling provides a euphoric feeling to users, with the added benefit of being able to play at home.

Regarding <u>claim 25</u>, <u>Ramasubramani et al.</u> teaches a method for communicating information using a casino gaming system having at least one gaming machine and a gaming server, said method comprising the steps of:

- First transmitting at least one of a plurality of keys stored at said gaming server over said first communication link from said gaming server to said at least one gaming machine (col. 4, lines 29-50);
- Establishing a first communication link between said at least one gaming machine and said gaming sever (fig. 1, step 1, client initiates a connection);
- Encrypting information sent from said at least one gaming machine using said at least one of said plurality keys (fig. 1, step 5, client encrypts session key);

Art Unit: 2136

 Second transmitting said encrypted information over said first communication link from said at least one gaming machine (fig. 1, step 5, client sends the encrypted session key over the network); and

Decrypting said received encrypted information (col. 5, lines 27-47).

Ramasubramani et al. does not specifically teach the client and server to be a gaming machine and a gaming server. However, <u>Vuong et al.</u> teaches a gaming machine and a gaming server (fig. 1, ref. num 14 and 16).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine using a gaming machine and a gaming server, as taught by <u>Vuong et al.</u>, with the system of <u>Ramasubramani et al.</u> It would have been obvious for such modifications because gambling provides a euphoric feeling to users, with the added benefit of being able to play at home.

Regarding <u>claim 38</u>, <u>Ramasubramani et al.</u> teaches a casino gaming system for communicating information using asymmetric key pairs that includes a private key and a public key, said casino gaming system comprising:

- A plurality of gaming machines (fig. 3, ref. num 302);
- A certificate authority server including a memory storing at least a plurality of said public keys of said asymmetric key pairs (fig. 3, ref. num 114 and 326);

 A network bus interconnecting said plurality of gaming machines and said certificate authority server (fig. 3, ref. num 102),

- Said certificate authority server transmitting at least one of said plurality of public keys over said network bus to at least one of said plurality of gaming machines wherein said certificate authority server signs said at least one of said plurality of public keys transmitted over said network bus (col. 4, lines 29-50),
- Said at least one of said plurality of gaming machines using said at least one of said plurality of said public keys to encrypt information (fig. 1, step 5, client encrypts session key),
- Said at least one of said plurality of gaming machines transmitting said encrypted information over said network bus (fig. 1, step 5, client sends the encrypted session key over the network).

Ramasubramani et al. does not specifically teach the client and server to be a gaming machine and a gaming server. However, <u>Vuong et al.</u> teaches a gaming machine and a gaming server (fig. 1, ref. num 14 and 16).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine using a gaming machine and a gaming server, as taught by <u>Vuong et al.</u>, with the system of <u>Ramasubramani et al.</u> It would have been obvious for such modifications because gambling provides a euphoric feeling to users, with the added benefit of being able to play at home.

Regarding <u>claims 49 and 55-57</u>, <u>Ramasubramani et al.</u> teaches a casino gaming system connected to at least one outside computer via an outside network, said casino gaming system comprising:

- A gaming server (fig. 3, ref. num 114);
- A plurality of gaming machines located in a casino (fig. 3, ref. num 302);
- A network bus connected to said gaming server and each of said plurality of access switches (fig. 3, ref. num 102);
- Said outside network connected to said gaming server (fig. 3, ref. num 102 connected to 114).

Ramasubramani et al. does not teach a plurality of access switches, connecting the gaming machine to the access switch when said one of said plurality of gaming machines is idle, or one of said plurality of access switches connecting one of said plurality of gaming machines and said outside computer over said outside network.

<u>Vuong et al.</u> teaches a plurality of access switches, each one of said plurality of access switches individually connected to a different one of said plurality of gaming machines; connecting the gaming machine to the access switch when said one of said plurality of gaming machines is idle; and one of said plurality of access switches connecting one of said plurality of gaming machines and said outside computer over said outside network, so as to enable a remote player of said outside computer to play

said one of said plurality of gaming machines (fig. 8A and col. 13, line 63 through col. 14, line 14).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine connecting the gaming machine to the access switch when said one of said plurality of gaming machines is idle, as taught by <u>Vuong et al.</u>, with the system of <u>Ramasubramani et al.</u> It would have been obvious for such modifications because selecting an idle machine prevents errors from occurring on a machine that is being simultaneously used by two different people.

Regarding <u>claims 58, 68, and 70, Ramasubramani et al.</u> teaches a method for communicating with a plurality of gaming machines in a casino, said plurality of gaming machines connected to a gaming server, said method comprising the steps of:

 Providing a secured communication link between said outside network and said identified one of said plurality of gaming machines, so as to enable the remote player to play a casino game at said identified one of said plurality of gaming machines (fig. 1, step 6, a secure connection is created).

Ramasubramani et al. does not teach receiving a request from an outside network for an identified one of said plurality of gaming machines, or delivering to said outside network a gaming machine unavailable message when said identified one of said plurality of gaming machines is in use.

Page 9

<u>Vuong et al.</u> teaches receiving a request from an outside network for an identified one of said plurality of gaming machines, said request initiated by a remote player; and waiting for an idle gaming machine and delivering to said outside network a gaming machine unavailable message when said identified one of said plurality of gaming machines is in use (fig. 8A and col. 13, lines 63 through col. 14, line 14).

It would have been obvious to one of ordinary skill in the art, at the time the invention was made, to combine waiting for an idle gaming machine and delivering to said outside network a gaming machine unavailable message when said identified one of said plurality of gaming machines is in use, as taught by <u>Vuong et al.</u>, with the system of <u>Ramasubramani et al.</u> It would have been obvious for such modifications because waiting for a machine to be idle prevents errors from occurring on a machine that is being simultaneously used by two different people.

Regarding <u>claims 2-5, 18, 19, 26, 27, and 54,</u> the examiner takes Official notice that said plurality of keys are symmetric session keys, wherein the keys use DES or triple-DES algorithms. It would have been obvious to use symmetric session keys because symmetric keys are faster.

Regarding <u>claims 6, 20, 28, and 53, Ramasubramani et al.</u> as modified by <u>Vuong</u> <u>et al.</u> teaches wherein said plurality of keys comprise asymmetric key pairs (col. 3, line 60 through col. 4, line 8).

Regarding <u>claims 7, 21, and 29, Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said asymmetric keys are session keys (col. 3, lines 48-59).

Regarding <u>claim 8</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said asymmetric key pairs comprise Rivest, Shamir, and Adleman (RSA) algorithms (col. 4, lines 3-8).

Regarding <u>claims 9, 30, and 40, Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said gaming server is interconnected to an outside network (col. 4, lines 52-66).

Regarding <u>claims 10, 31, 41, 50, and 67, Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said outside network is the Internet (col. 4, lines 52-66).

Regarding <u>claims 32 and 46</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said gaming server further comprises a random number generator that generates said plurality of keys (col. 10, line 60 through col. 11, line 17).

Regarding claims 14, 22, and 42, Ramasubramani et al. as modified by Vuong et al. teaches wherein said encrypted information is transmitted over said network bus to another of said at least one gaming machines (fig. 2, ref. num 104 and 110).

Regarding <u>claims 15, 23, and 43, Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said encrypted information is transmitted over said network bus to said gaming server (fig. 1, step 5, client sends the encrypted session key over the network).

Regarding <u>claims 16, 24, and 44, Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches further comprising:

- An outside network connected to said gaming server (fig. 2, ref. num 104); and
- A remote computer connected to said outside network wherein said encrypted information is transmitted over said network bus and said outside network to said remote computer (fig. 2, ref. num 110).

Regarding <u>claim 33</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches further comprising the steps of encrypting each of said plurality of keys transmitted from said gaming server to said at least one gaming machine (col. 5, lines 41-47).

Regarding <u>claim 34</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said step of second transmitting further comprises transmitting said encrypted information over said first communication link to another of said at least one gaming machine (fig. 2, ref. num 104 and 110), and wherein said step of decrypting further comprises decrypting said received encrypted information at said another of said at least one gaming machine (col. 5, lines 27-47 and col. 9, lines 8-47).

Regarding <u>claim 35</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said step of transmitting further comprises second transmitting said encrypted information over said first communication link to said gaming server, and wherein said step of decrypting further comprises decrypting said received encrypted information at said gaming server (col. 5, lines 39-47).

Regarding <u>claim 36</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches further comprising the step of establishing a second communication link between said gaming server and a remote computer (fig. 2, connection between 114 and 110).

Regarding <u>claim 37</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said step of transmitting further comprises transmitting said encrypted information over said first communication link and said second communication link to said remote computer, and wherein said step of decrypting further comprises decrypting said received encrypted information at said remote computer (col. 9, lines 8-47).

Regarding <u>claim 39</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein each of said plurality of gaming machines validates said at least one of said signed plurality of public keys received from said network bus (col. 3, lines 57-59).

Regarding <u>claim 45</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said network bus is connected to at least one gaming server, said certificate

authority server transmitting at least one of said plurality of said public keys to said at least one gaming server, said gaming server encrypts information using said at least one of said plurality of said public keys, said gaming server transmits said encrypted information over said network bus (col. 5, lines 41-47).

Regarding <u>claim 48</u>, <u>Ramasubramani et al.</u> as modified by <u>Vuong et al.</u> teaches wherein said network bus is connected to a plurality of other certificate authority servers (fig. 4A, ref. num 356 and 358), said certificate authority server transmitting at least one of said plurality of said public keys to said plurality of other certificate authority servers wherein said plurality of other certificate authority servers encrypts information using said at least one of said plurality of said public keys and transmits said encrypted information over said network bus (col. 4, lines 29-41).

Regarding <u>claim 51</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches further comprising a certificate authority server connected to said network bus, said certificate authority server including a plurality of public keys of a plurality of asymmetric key pairs (see fig. 3, ref. num 124 of Ramasubramani et al.).

Regarding <u>claim 52</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches wherein said outside computer acquires one of said plurality of public keys from said certificate authority server via said outside network and said network bus, said outside computer using said one of said plurality of public keys to encrypt

information transmitted to said one of said plurality of gaming machines over said outside network and said network bus (see fig. 1, step 5 of Ramasubramani et al.).

Regarding <u>claim 59</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches wherein said step of receiving a request further comprising the steps of entering player identification information; and providing said entered player identification information to a database (see fig. 4, ref. num 74 of Vuong et al.).

Regarding <u>claim 60</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong</u> <u>et al.</u> teaches wherein said step of providing said entered player identification information further comprises the steps of:

- Comparing said entered player identification information to said database (see col. 7, lines 10-32 of Ramasubramani et al.); and
- Providing said secured communication link between said outside network and said identified one of said plurality of gaming machines if said entered identification information matches an entry in said database (see col. 7, lines 10-32 of Ramasubramani et al.).

Regarding <u>claim 61</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong</u> <u>et al.</u> teaches wherein said entered player identification information is credit card information (see col. 2, lines 43-59 of Vuong et al.).

Regarding <u>claim 62</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches further comprising the steps of documenting information about the remote player (see col. 8, lines 7-27 of Vuong et al.).

Regarding <u>claim 63</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong</u> <u>et al.</u> teaches wherein said documented information comprises information about the remote player (see col. 8, lines 7-27 of Vuong et al.).

Regarding <u>claim 64</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches wherein said documented information comprises a time for which the remote player plays said one of said plurality of gaming machines (see col. 8, lines 7-27 of Vuong et al.).

Regarding <u>claim 65</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches wherein said documented information comprises a location from which the remote player is playing (see col. 8, lines 62-66 of Vuong et al.).

Regarding <u>claim 66</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches wherein said documented information comprises an amount the remote player has wagered (see col. 8, lines 62-66 of Vuong et al.).

Art Unit: 2136

Regarding <u>claim 69</u>, the combination of <u>Ramasubramani et al.</u> in view of <u>Vuong et al.</u> teaches wherein said plurality of gaming machines are located in a casino (see fig. 1 of Vuong et al.).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brandon S. Hoffman whose telephone number is 571-272-3863. The examiner can normally be reached on M-F 8:30 - 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ayaz R. Sheikh can be reached on 571-272-3795. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Branda 9 JA

BH

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100